DISTRICT OF NEW YORK		
In re:	X : :	Chapter 11 Case No. 19-23649 (RDD)
PURDUE PHARMA L.P., et al., Debtors. ¹	:	(Jointly Administered)
	: X	

UNITED STATES BANKRUPTCY COURT SOUTHERN

CITY OF BELLEFONTAINE NEIGHBORS, MISSOURI'S MOTION FOR LEAVE TO AMEND ITS MOTION TO ALLOW LATE FILED PROOF OF CLAIM TO BE TREATED AS TIMELY FILED PROOF OF CLAIM

COMES NOW the City of Bellefontaine Neighbors, Missouri (the "City"), by and through its undersigned counsel, and pursuant to Federal Rule of Bankruptcy Procedure ("Rule") 9006(b)(1), respectfully requests that the Court grant the City's Motion for Leave to Amend its Motion to Allow Late Filed Proof of Claim to be Treated As Timely Filed by filing the attached electronically filed supplemental proof of claim as Exhibit B, and in support thereof, states as follows:

¹ The Debtors in these cases, along with the last four digits of each Debtor's registration number in the applicable jurisdiction, are as follows: Purdue Pharma L.P. (7484), Purdue Pharma Inc. (7486), Purdue Transdermal Technologies L.P. (1868), Purdue Pharma Manufacturing L.P. (3821), Purdue Pharmaceuticals L.P. (0034), Imbrium Therapeutics L.P. (8810), Adlon Therapeutics L.P. (6745), Greenfield BioVentures L.P. (6150), Seven Seas Hill Corp. (4591), Ophir Green Corp. (4594), Purdue Pharma of Puerto Rico (3925), Avrio Health L.P. (4140), Purdue Pharmaceutical Products L.P. (3902), Purdue Neuroscience Company (4712), Nayatt Cove Lifescience Inc. (7805), Button Land L.P. (7502), Rhodes Associates L.P. (N/A), Paul Land Inc. (7425), Quidnick Land L.P. (7584), Rhodes Pharmaceuticals L.P. (6166), Rhodes Technologies (7143), UDF LP (0495), SVC Pharma LP (5717), and SVC Pharma Inc. (4014). The Debtors' corporate headquarters is located at One Stamford Forum, 201 Tresser Boulevard, Stamford, CT 06901.

1. On or about August 17, 2020, the City filed in this Court its Motion To Allow Late Filed Proof Of Claim To Be Treated As Timely Filed Proof Of Claim and a copy of its Proof of Claim as Exhibit A (the "Motion") [Dkt No. 1580].

2. On or about August 17, 2020, the City served a copy of its Motion upon Prime Clerk, the claim agent for the Debtors, by first class U.S. Mail.

3. On or about October 2, 2020, the City electronically filed a supplemental Proof of Claim with Prime Clerk as an appendage to the Proof of Claim that it filed on August 17, 2020 with its Motion, which is attached hereto as Exhibit B.

4. The City now seeks to file its supplemental Proof of Claim as Exhibit B to its Motion.

5. There is no danger of prejudice to the Debtors by the City's filing of the supplemental Proof of Claim attached as Exhibit B to supplement the City's Motion.

For the reasons set forth above, the Movants respectfully request that this Court enter an Order granting the Motion.

Respectfully Submitted,

White Coleman & Associates, LLC

By:/s/ Dorothy White-Coleman
Dorothy White-Coleman #31693MO
500 N. Broadway, Suite 1300
St. Louis, Missouri 63102
Phone (314) 621-7676
Facsimile (314) 621-0959
whitecoleman@whitecoleman.net

Attorney for City of Bellefontaine Neighbors, Missouri.

CERTIFICATE OF SERVICE

I certify that on October 2, 2020 a true and correct copy of the foregoing was served upon the following parties via electronic means as listed on the court's ECF noticing system.

Exhibit B

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Electronic Proof of Claim_BSQFT27464

Final Audit Report

2020-10-02

Created:

2020-10-02

Bv:

Prime Clerk (purduepharmaefiling@primeclerk.com)

Status:

Signed

Transaction ID:

CBJCHBCAABAAu4dR8PWZTHcAHGn6ZBEelMLuNp4frzDg

"Electronic Proof of Claim_BSQFT27464" History

- Web Form created by Prime Clerk (purduepharmaefiling@primeclerk.com) 2020-07-22 - 7:49:28 AM GMT
- Web Form filled in by Dorothy White-Coleman (whitecoleman@whitecoleman.net) 2020-10-02 10:06:07 PM GMT- IP address: 24.241.104.202
- (User email address provided through API User-Agent: Mozilla/5.0 (Windows NT 6.1; Win64; x64) AppleWebKit/537.36 (KHTML, like Gecko) Chrome/85.0.4183.121 Safari/537.36) 2020-10-02 10:06:10 PM GMT- IP address: 24.241.104.202
- Agreement completed. 2020-10-02 - 10:06:10 PM GMT

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UNITED	STATES	BANKRUPT	CY COURT
SOUTHE	RN DIST	RICT OF NE	WYORK

In re: Chapter 11

PURDUE PHARMA L.P., et al., Case No. 19-23649 (RDD)

Debtors. (Jointly Administered)

Governmental Opioid Claimant Proof of Claim Form

You may file your claim electronically at <u>PurduePharmaClaims.com</u> via the link entitled "Submit a Claim."

For questions regarding this Proof of Claim Form, please call Prime Clerk at (844) 217-0912 or visit PurduePharmaClaims.com.

Read the instructions at the end of this document before filling out this form. This form is for governmental units and Native American Tribes to assert a general unsecured claim against the Debtors based on or involving opioids or their production, marketing and sale, including without limitation, the Debtors' production, marketing and sale of Purdue Opioids.

<u>Do not</u> use this form to assert any other pre-petition claims, including secured claims or claims entitled to priority under 11 U.S.C. § 507(a). Secured claims, claims entitled to priority under 11 U.S.C. § 507(a) and non-opioid related claims should be filed on a Non-Opioid Claimant Proof of Claim (Form 410).

Creditor (also referred to as "You" throughout) shall provide information responsive to the questions set forth below. Instructions and Definitions are provided at the end of this document. You shall provide information reasonably available to You and are not excused from providing the requested information for failure to appropriately investigate Your claim. Creditor shall supplement its responses if it learns that they are incomplete or incorrect in any material respect.

For Part 3, governmental units that have filed litigation against the Debtor(s) that is part of the federal multidistrict litigation in Ohio, *In re National Opiate Litigation*, MDL No. 17-02804 (N.D. Ohio 2017) ("Ohio MDL"), and have submitted a Government Plaintiff Fact Sheet in connection with that proceeding, may rely on their Government Plaintiff Fact Sheet to complete the questions in Part 3. For the avoidance of doubt, only governmental units who have filed litigation that is part of the Ohio MDL, and not governmental units that are part of the negotiation class in the Ohio MDL but have not otherwise filed litigation that is part of the MDL, may rely on their Government Plaintiff Fact Sheet to complete the questions in Part 3.

You must leave out or redact information that is entitled to privacy on this form or on any attached documents. Attach redacted copies of any documents that support the claim, including the supporting documentation requested herein. Do not send original documents as they will not be returned, and they may be destroyed after scanning.

Fill in all the information about the claim as of September 15, 2019, the Petition Date. You may also fill in information regarding any claims You believe You may have after September 15, 2019 on this form. This form should be completed to the best of Your ability with the information available to You. If You are unable to answer certain questions at this time, the absence of an answer, by itself, will not result in the denial of Your claim, though You may be asked or required to provide additional information at a later date. You may also amend or supplement Your claim after it is filed.

Part 1: **Identify the Claim** Who is the current City of Bellefontaine Neighbors, Missouri creditor? Name of the entity to be paid for this claim. Other names the creditor used with the Debtor(s): _ 2. Has this claim been V No. acquired from Yes. From whom? someone else or some other entity? 3. Where should Where should payments to the creditor be sent? (if Where should notices to the creditor be sent? notices and different) payments to the Dorothy White-Coleman creditor be sent? White Coleman & Associates, LLC Federal Rule of Bankruptcy 500 North Broadway Suite 1300 Procedure (FRBP) St. Louis, Missouri 63102 2002(g) 3146217676 Contact phone Contact phone whitecoleman@whitecoleman.net whitecoleman@whitecoleman.net Contact email Contact email

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		1 9 1 01 20		
Does this claim amend one already filed?	□ No. ☑ Yes. Clai	m number on court claims registry (if known)_	Filed on	08/17/2020
Do You know if anyone else has filed a proof of claim for this	☑ No. ☐ Yes. Who	made the earlier filing?		
claim?	rmation (Optio	onal)		
Account, into		,		
6. Are you represented by an attorney in this matter?	☐ No. ✓ Yes. If yes	s, please provide the following information:		
You do not need an attorney to file this	Dorothy V	Vhite-Coleman		
form.		eman & Associates, LLC		
	Attorney Name			
		Broadway, Suite 1300		
	Address	MO	63102	
	St. Louis	State	ZIP Code	
	City			
	Contact phone	3146217676 Contact email	whitecoleman@whitecoleman	.net
Debtors' alleged conduct?	Ohio	u believe that this question has been answere MDL, <i>In re National Opiate Litigation</i> , MDL Nor Your statements made in the Government	o. 17-02804 (N.D. Ohio 2017) ("Ohio	MDL"), and You wish to
		believe that this question has been answere you wish to rely on Your statements made in t		
8. How much is the	s a	pproximately \$4,155,853.00	; or	
claim?	Ohio	u believe that this question has been answere MDL, and You wish to rely on Your statemen tion, check this box.	d in the Government Plaintiff Fact Sh ts made in the Government Plaintiff F	eet submitted in the act Sheet to answer this
	If You and	u believe that this question has been answere You wish to rely on Your statements made in t	ed in a complaint that you have filed a that complaint to answer this question	gainst the Debtor(s), n, check this box.
	☐ Unkn	own.	***	
Describe the citizens and entities that You represent in this claim:	City of B	sellefontaine Neighbors and cit	y-owned entities.	
	Ohio	u believe that this question has been answere MDL, and You wish to rely on Your statemen tion, check this box.	ed in the Government Plaintiff Fact Sh uts made in the Government Plaintiff F	neet submitted in the Fact Sheet to answer thi
	☐ If Yo and	u believe that this question has been answere You wish to rely on Your statements made in	ed in a complaint that you have filed a that complaint to answer this question	gainst the Debtor(s), n, check this box.

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10.	Describe the conduct of the Debtors You allege resulted in injury or damages to You. Attach additional sheets if necessary.	misre both of billion Litigat	ore sengagedd in sophiisticated marketing campaigns of deception and fraudulently presented the risks posed by the drugs that they manufacture and sell, misleading doctors and consumers about the risks and benefits of opioids, in order to generate s of inappropriate profits. Their collective conduct resulted in Opioid Crisis ion In re National Prescription Opiate Litigation, MDL: 2804No. 1:17-md-2804 Ohio 2017).
			If You believe that this question has been answered in the Government Plaintiff Fact Sheet submitted in the Ohio MDL, and You wish to rely on Your statements made in the Government Plaintiff Fact Sheet to answer this question, check this box.
			If You believe that this question has been answered in a complaint that you have filed against the Debtor(s), and You wish to rely on Your statements made in that complaint to answer this question, check this box.
11.	Describe all alleged causes of action, sources of damages, legal theories of recovery, etc. that You are asserting against the Debtors. Attach additional sheets if necessary.	Msrey Mater Unlaw Section regar	ption, Fraud and Fraudulent Misrepresentation, False Pretense, presentation, Unfair Practices, Concealment, Suppression, and Omission of rial Facts, Lack of Reasonable Basis for Claims of Performance, and wful "Half-Truths" in Violation of the Missouri Merchandising Practices Act, on 407.010 et seq. RSMo, Violations of Sections 191.900914 RSMo, ding health care providers, Public Nuisance, Unjust Enrichment, and violation CO-18 U.S.C. Section 1961 et seq.
			If You believe that this question has been answered in the Government Plaintiff Fact Sheet submitted in the Ohio MDL, and You wish to rely on Your statements made in the Government Plaintiff Fact Sheet to answer this question, check this box.
			If You believe that this question has been answered in a complaint that you have filed against the Debtor(s), and You wish to rely on Your statements made in that complaint to answer this question, check this box.
12.	Based on information reasonably available to You, please identify each category of damages or monetary relief that You allege, and include the amount of damages you assert for each category, if known.	Past	otal claim estimated from 2003-2040 was \$4,155,853, comprised of estimated Damages for 2003 through 2020 of \$2,568,963 and estimated Future ages and Abatement Costs for July 2020 through 2040 of \$1,586,890.
	Attach additional sheets if necessary.		
			If You believe that this question has been answered in the Government Plaintiff Fact Sheet submitted in the Ohio MDL, and You wish to rely on Your statements made in the Government Plaintiff Fact Sheet to answer this question, check this box.
			If You believe that this question has been answered in a complaint that you have filed against the Debtor(s), and You wish to rely on Your statements made in that complaint to answer this question, check this box.
-			

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13. Based on information reasonably available	Year	Total number of opioid related overdose deaths, if available
to You, provide the total number of opioid- related overdose deaths of Your residents each year	approximately 200	3 Unknown
for the later of (i) 2008, or (ii) the date on which the period for which You are seeking damages begins.		
	Ohio MDL, and You we this question, check to the squestion of the squeet	s question has been answered in the Government Plaintiff Fact Sheet submitted in the vish to rely on Your statements made in the Government Plaintiff Fact Sheet to answer his box. s question has been answered in a complaint that you have filed against the Debtor(s), on Your statements made in that complaint to answer this question, check this box.
Part 4: Supporting Do	cumentation	
14. Please provide the following supporting documentation if you would like (but You are not required) to supplement this proof	accompanying docum petition, information, of	nts supporting Your claim, including but not limited to: any Plaintiff Fact Sheets and ments submitted in the MDL proceeding in the Northern District of Ohio; any complaint, or similar pleading filed in any civil or criminal proceeding involving the Debtors; and any pur claim for damages.
of claim.	the creditor authorize	resubmitting the Government Plaintiff Fact Sheet that was submitted in the Ohio MDL, is the Debtors to make the Government Plaintiff Fact Sheet, submitted on in the Ohio MDL, available to Prime Clerk, the Court, and any party who agrees rotective Order to be submitted for entry by the Court for use in connection with this less chapter 11 cases.
	Debtors to make the available to Prime Cle	r submitting the complaint filed against the Debtor(s), the creditor authorizes the complaint filed on with caption erk, the Court, and any party who agrees to be bound by the Protective Order to be to the Court for use in connection with this proof of claim and these chapter 11 cases.

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Part 5: Sign Below		
The person completing this proof of claim must sign and date it. FRBP 9011(b). If you file this claim electronically, FRBP 5005(a)(2) authorizes courts to establish local rules specifying what a signature is. A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.	I am the tru I am a guar I understand tha amount of the cla I have examined and correct. I declare under p Signatu Emai	
	Name	Dorothy White-Coleman First name Middle name Last name
	Title	City Attorney
	Company	City of Bellefontaine Neighbors, Missouri Identify the corporate servicer as the company if the authorized agent is a servicer. 500 North Broadway, Suite 1300
		St. Louis MO 63102
		City State ZIP Code

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Attach Supporting	Documentation (limited to a single PDF attachment that is less than 5 megabytes in siz	e and under 100 pages):
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have supporting documentation.	■ I do <u>not</u> have supporting documentation.
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PLEASE REVIEW YOUR PROOF OF CLAIM AND SUPPORTING DOCUMENTS AND REDACT ACCORDINGLY PRIOR TO UPLOADING THEM. PROOFS OF CLAIM AND ATTACHMENTS ARE PUBLIC DOCUMENTS THAT WILL BE AVAILABLE FOR ANYONE TO VIEW ONLINE.

IMPORTANT NOTE REGARDING REDACTING YOUR PROOF OF CLAIM AND SUPPORTING DOCUMENTATION When you submit a proof of claim and any supporting documentation you must show only the last four digits of any social-security, individual's tax-identification, or financial-account number, only the initials of a minor's name, and only the year of any person's date of birth. If the claim is based on the delivery of health care goods or services, limit the disclosure of the goods or services so as to avoid embarrassment or the disclosure of confidential health care information.

A document has been redacted when the person filing it has masked, edited out, or otherwise deleted, certain information. The responsibility for redacting personal data identifiers (as defined in Federal Rule of Bankruptcy Procedure 9037) rests solely with the party submitting the documentation and their counsel. Prime Clerk and the Clerk of the Court will not review any document for redaction or compliance with this Rule and you hereby release and agree to hold harmless Prime Clerk and the Clerk of the Court from the disclosure of any personal data identifiers included in your submission. In the event Prime Clerk or the Clerk of the Court discover that personal identifier data or information concerning a minor individual has been included in a pleading, Prime Clerk and the Clerk of the Court are authorized, in their sole discretion, to redact all such information from the text of the filing and make an entry indicating the correction.

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SOUTHERN DISTRICT OF NEW YORK

In re:

Chapter 11

PURDUE PHARMA L.P., et al.,

Case No. 19-23649 (RDD)

Debtors.¹

(Jointly Administered)

AFFIDAVIT OF SERVICE

I, Dorothy White-Coleman, depose and say that I am the City Attorney for the City of Bellefontaine Neighbors, Missouri.

Upon information and belief, on October 2, 2020, the following documents were served via email by the ECF notification system on the ECF Parties Service List attached hereto as $\underline{\mathbf{Exhibit}}\ \underline{\mathbf{A}}$:

- 1. City of Bellefontaine Neighbors, Missouri's Motion For Leave To Amend Its Motion To Allow Late Filed Proof Of Claim To Be Treated As Timely Filed Proof of Claim.
- 2. City of Bellefontaine Neighbors, Missouri Supplemental Proof of Claim attached as Exhibit B.

Dated: October 2, 2020

/s/ Dorothy White-Coleman
Dorothy White-Coleman

State of Missouri City of St. Louis

Subscribed and sworn to (or affirmed) before me on October 2, 2020, by Dorothy White-Coleman, proved to me on the basis of satisfactory evidence to be the person who appeared before me.

/s/ Susie M. McFarlind

Notary Public, State of Missouri No. 07397963 Qualified in St. Louis City Commission Expires March 1, 2021

¹ The Debtors in these cases, along with the last four digits of each Debtor's registration number in the applicable jurisdiction, are as follows: Purdue Pharma L.P. (7484), Purdue Pharma Inc. (7486), Purdue Transdermal Technologies L.P. (1868), Purdue Pharma Manufacturing L.P. (3821), Purdue Pharmaceuticals L.P. (0034), Imbrium Therapeutics L.P. (8810), Adlon Therapeutics L.P. (6745), Greenfield BioVentures L.P. (6150), Seven Seas Hill Corp.

^{(4591),} Ophir Green Corp. (4594), Purdue Pharma of Puerto Rico (3925), Avrio Health L.P. (4140), Purdue Pharmaceutical Products L.P. (3902), Purdue Neuroscience Company (4712), Nayatt Cove Lifescience Inc. (7805),

Button Land L.P. (7502), Rhodes Associates L.P. (N/A), Paul Land Inc. (7425), Quidnick Land L.P. (7584), Rhodes Pharmaceuticals L.P. (6166), Rhodes Technologies (7143), UDF LP (0495), SVC Pharma LP (5717) and SVC Pharma Inc. (4014). The Debtors' corporate headquarters is located at One Stamford Forum, 201 Tresser Boulevard, Stamford, CT 06901.

Exhibit A

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DESCRIPTION	NAME	NOTICE NAME	ADDRESS 1	ADDRESS 2	CITY	STATE	ZIP	COUNTRY	PHONE	FAX EMAIL
			55 Alhambra Plaza, Suite					1		
Counsel to the Attorney General, State of Florida	Agentis PLLC	Attn: Christopher B. Spuches, Esq.	800		Coral Gables	FL	33134	I	305-722-2002	cbs@agentislaw.com
Top 3 Largest Secured Creditor		Attn: President or General Counsel	9811 Katy Freeway	Suite 100	Houston	TX	77024			
	1									idizengoff@akingump.com
								I		apreis@akingump.com
								I		mhurley@akingump.com
Counsel to the Official Committee of Unsecured Creditors of	Akin Gump Strauss Hauer & Feld	Attn: Ira S. Dizengoff, Arik Preis, Mitchell						I		sbrauner@akingump.com
Purdue Pharma L.P., et al.	LLP	P. Hurley, Sara L. Brauner, & Edan Lisovicz	One Bryant Bark		New York	NY	10036	ļ	212 972 1000	212-872-1002 elisovicz@akingump.com
ruidue riiailiia E.r., et ai.	LLF	r. Hulley, Sala L. Blauller, & Edali Lisovicz	One bryant raik		New TOTK	INI	10030		212-8/2-1000	212-872-1002 elisovicz@akiligurip.com
Counsel to OptumRX, Inc.	Alston & Bird LLP	Attn: William Hao	90 Park Avenue		New York	NY	10016-1387	I	212-210-9400	212-210-9444 william.hao@alston.com
Couriser to Optumkx, inc.	AISTOIT & BITU LLP	Attii. William Hao	90 Park Avenue		New TOLK	INT	10010-1367		212-210-9400	will.sugden@alston.com
Coursel to Ontone DV Inc.	Alete - 9 Bind LLB	Attack Milliam Conden and Jacob Jahanna	1201 14/ D		****-	C 4	20200 2424	ļ	404 004 7000	0 -
Counsel to OptumRX, Inc.	Alston & Bird LLP	Attn: William Sugden and Jacob Johnson	1201 West Peachtree Street		Atlanta	GA	30309-3424		404-881-7000	404-881-7777 jacob.johnson@alston.com
Counsel to United Food and Commercial Workers; Western								ļ		
Pennsylvania Electrical Employees Insurance Trust Fund;								ļ		
								ļ		
International Brotherhood of Electrical Workers Local 98 Health								ļ		
& Welfare Fund; Iron Workers District Council of Philadelphia								I		
and Vicinity, Benefit Fund; and International Union of Painters				130 North 18th Street Suite				I		
and Allied Trades, District Council No. 21 Welfare Fund	Anapol Weiss	Attn: Gregory Spizer	One Logan Square	1600	Philadelphia	PA	19103		215-790-4578	215-875-7722 gspizer@anapolweiss.com
								ļ		aa@andrewsthornton.com
								I		shiggins@andrewsthornton.com
		Attn: Anne Andrews, Sean T. Higgins,	4701 Von Karman Ave, Suite					I		rsiko@andrewsthornton.com
Counsel to Ryan Hampton	Andrews & Thornton	Robert S. Siko	300		Newport Beach	CA	92660	I	949-748-1000	949-315-3540
		Attn: Edward E. Neiger, Esq. Jennifer A.								eneiger@askllp.com
Counsel to the Ad Hoc Group of Individual Victims	Ask LLP	Christian, Esq.	151 W. 46th St., 4th Floor		New York	NY	10036	ļ	212-267-7342	212-918-3427 jchristian@askllp.com
Course to the Ad Hoe Group of Marvadar Victims		Attn: Jennifer L. Vandermeuse - Assistant	17 West Main Street, P.O.		THE WITCH	+	10050		E12 207 7512	212 310 3 127 Jamistanie askipicom
State Attorney General	Wisconsin	Attorney General	Box 7857		Madison	WI	53707	l	608-266-7741	vandermeusejl@doj.state.wi.us
State Attorney delieral	WISCOIISIII	Attn: Dina L. Yunker - Assistant Attorney	Bankruptcy & Collections		IVIAUISUII		33707		008-200-7741	vandermedseji@doj.state.wi.ds
	6 1 634 1: 1		Unit	000 5:01 4 6 11 2000			00404	ļ	205 200 2400	200 507 5450 1:
Counsel to Washington State Department of Revenue	Attorney General of Washington	General	OTTIC	800 Fifth Avenue, Suite 2000	Seattle	WA	98104		206-389-2198	206-587-5150 dina.yunker@atg.wa.gov
			919 N. Market Street, 11th					ļ		daluzt@ballardspahr.com
Counsel to DuPont de Nemours, Inc.	Ballard Spahr LLP	Attn: Tobey M. Daluz and Laurel D. Roglen	Floor		Wilmington	DE	19801		302-252-4465	302-252-4466 roglenl@ballardspahr.com
Counsel to Community Health Systems, Inc., Tenet Healthcare								ļ		
Corporation, and Infirmary Health System, Inc., And Class of								ļ		
approximately 384 hospitals on Exhibit A	Barrett Law Group, P.A.	Attn: John W. Barrett, Esq.	P.O. Box 927	404 Court Square	Lexington	MS	39095		662-834-2488	DonBarrettPA@gmail.com
Counsel to Sarasota County Public Hospital District d/b/a		Attn: Morgan R. Bentley and David A.	783 South Orange Avenue,					l		mbentley@bentleyandbruning.com
Sarasota Memorial Health Care System, Inc.	Bentley & Bruning P.A.	Wallace	Third Floor		Sarasota	FL	34236	l	541-556-9030	941-312-5316 dwallace@bentleyandbruning.com
		Attn: Lawrence M. Schwab and Kenneth T								
Counsel to United Parcel Service, Inc.	Bialson, Bergen & Schwab	Law	633 Menlo Ave, Suite 100		Menlo Park	CA	94025	ļ	650-857-9500	650-494-2738 Klaw@bbslaw.com
			1500 Walnut Street, Suite							
Proposed Counsel to Fee Examiner, David M. Klauder, Esquire	Bielli & Klauder, LLC	Attn: Thomas D. Bielli	900		Philadelphia	PA	19103	l	215-642-8271	215-754-4177 tbielli@bk-legal.com
Interested Party	BMC Group, Inc.	Attn: T Feil	3732 W. 120th Street		Hawthorne	CA	90250			bmc@ecfAlerts.com
Counsel to Dr. Richard Sackler, Jonathan Sackler, David Sackler,	Bille Group; me.	Activities	1251 Avenue of the		Tida Citornic		50250			daniel.connolly@bracewell.com
and Beverly Sackler	Bracewell LLP	Attn: Daniel S. Connolly & Robert G. Burns			New York	NY	10020-1100	ļ	212-938-6100	212-508-6101 robert.burns@bracewell.com
and bevery sackies	Bracewell EEI	Attn. Danier S. Connony & Robert G. Barns	6 North Broad Street, Suite		INCW TOTA	+	10020 1100		212 330 0100	212 300 0101 TODETEDATIS@BLACEWEILCOIT
Attorneys for SAP America, Inc., SAP SE, and Ariba, Inc.	Brown & Connery, LLP	Attn: Donald K. Ludman	100		Woodbury	NJ	08096	ļ	956 912 9000	856-853-9933 dludman@brownconnery.com
Attorneys for SAP Afficilita, Inc., SAP SE, and Ariba, Inc.	Brown & Connery, LLP	Attii. Dollaid K. Eddillaii	100		WOODDUTY	INJ	06090		030-012-0900	836-833-9933 diddillali@browncollilery.com
Counsel to Ad Hos Committee of Courses to London						1		ļ	212 200 4020	212 028 2882. CCicoro@brc
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Impact Litigation	Attorney General	Attn: Muhammad Umair Khan	28 Liberty Street		New York	NY	10005		212-416-6685	Umair.Khan@ag.ny.gov
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	Office of the South Carolina									
Counsel to the State of South Carolina	Attorney General	Attn: Jared Q. Libet - Assistant Deputy AG	P.O. Box 11549		Columbia	SC	29211-1549		803-734-5251	803-734-0097 jlibet@scag.gov
	Office of the State of Connecticut									
State Attorney General	Attorney General	Attn: Denise S. Mondell, Assistant AG	55 Elm Street, P.O. Box 120		Hartford	CT	06141-0120		860-808-5150	860-808-5385 Denise.Mondell@ct.gov
	Office of the State of Idaho	Attn: Brett T. DeLange - Deputy AG Chief,								
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	Office of the State of Vermont		Vermont Attorney General's							
State Attorney General	Attorney General	Attn: Jill S. Abrams	Office	109 State Street	Montpelier	VT	05403		802-828-1106	Jill.abrams@vermont.gov
	Office of The United States								212-510-0500	
Office of The United States Trustee	Trustee	Attn: Paul Schwartzberg	U.S. Federal Office Building	201 Varick Street, Suite 1006	New York	NY	10014		ext. 221	212-668-2361 paul.schwartzberg@usdoj.gov
				615 W. Superior Avenue,						
Counsel to Ohio Attorney General	Ohio Attorney General	Attn: Alison L. Archer, Assistant AG	Ohio AG's Office	11th Floor	Cleveland	ОН	44113		216-787-4721	866-416-9729 Alison.Archer@ohioattorneygeneral.gov
				615 W. Superior Avenue,						
Counsel to Ohio Attorney General	Ohio Attorney General	Attn: Patricia D. Lazich, Assistant AG	Ohio AG's Office	11th Floor	Cleveland	ОН	44113		216-787-3180	866-437-9074 Trish.Lazich@ohioattorneygeneral.gov
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6 1, 11 4,111 6 (1) 6 1; 6; 1	Pillsbury Winthrop Shaw Pittman	Attn: Andrew M. Troop and Andrew V.	24.11 . 52 . 161				40040		242 050 4000	andrew.troop@pillsburylaw.com
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	D: 61 1 116		0 0 10 1 15	60 East 42nd Street, Suite			40455		242 257 5450	purduepharmateam@primeclerk.com
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Council de Association de Bours Council de	Daniel Caratte III D	Attack Claudia 7 Casiana	Th C	1717 Ah Charach Cuite 2100	Dhile de le bie	D.A.	10103		245 054 0400	245 054 4420	
Counsel to AmerisourceBergen Drug Corporation Interested Party	Reed Smith LLP Ronald George Dandar	Attn: Claudia Z. Springer c/o Legal Mail Department	Three Logan Square 50 Overlook Drive	1717 Arch Street, Suite 3100 KQ7780	Labelle	PA PA	19103 15450		215-851-8100	215-851-1420	cspringer@reedsmith.com
mereseed rurey	Monard Deorge Bandar	cy o zegar wan bepartment	The Omni - 333 Earle	NQ7700	Edberie	.,,	15 150				
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Courser to office HealthCare Services, Inc.	Shipman & Goodwin EEP	Attil. Effc 3. Goldsteill	One Constitution Plaza		nartioru	CI	00105-1919		800-231-3000	800-231-3218	bankruptcyparalegal@goodwin.com jamie.fell@stblaw.com
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State Attorney General	General	Attn: Bankruptcy Department	P.O. Box 300152		Montgomery	AL	36130-0152		334-242-7300	334-242-2433	
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State Attorney General	State of Iowa Attorney General	Attn: Bankruptcy Department	1305 E. Walnut Street		Des Moines	IA	50319		515-281-5164	515-281-4209	
Charles Address on Comment	State of Kanana Attanana Canana	Atta Barlanata Dagatarat	120 014 1045 4 2-4 51		T	KS	66612-1597		785-296-2215; 888-428-8436	705 206 6206	
State Attorney General	State of Kansas Attorney General State of Kentucky Attorney	Attn: Bankruptcy Department	120 SW 10th Ave., 2nd Floor 700 Capitol Avenue, Suite		Topeka	KS	00012-1597		888-428-8436	785-296-6296	
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State Attorney General	State of Maryland Attorney State of Maryland Attorney	Atti. Bankruptty Department	o state mouse station		Augusta	IVIE	04333		207-020-0600		consumer.mediation@maine.gov
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State Attorney General	State of Michigan Attorney General	Attn: Bankruptcy Department	G. Mennen Williams Building, 7th Floor	525 W. Ottawa St., P.O. Box 30212	Lansing	мі	48909-0212		517-272-1110	517-272-20/2	miag@michigan.gov
State Actionicy delicial	General	Active Danki upicy Department	banang, /tirriooi	30212	Larising	1411	70303-0212		517-373-1110	311-313-3042	magermenigan.gov
	State of Minnesota Attorney								651-296-3353;		
State Attorney General	General	Attn: Bankruptcy Department	1400 Bremer Tower	445 Minnesota Street	St. Paul	MN	55101-2131		800-657-3787		
	State of Mississippi Attorney			550 High Street, Suite 1200,	l						
State Attorney General	General State of Missouri Attornov	Attn: Bankruptcy Department	Walter Sillers Building	P.O. Box 220	Jackson	MS	39201		601-359-3680		
State Attorney General	State of Missouri Attorney General	Attn: Bankruptcy Department	Supreme Court Building	207 W. High St.	Jefferson City	мо	65102		573-751-3321	573-751-0774	attorney.general@ago.mo.gov
	State of Montana Attorney										-1.0
State Attorney General	General	Attn: Bankruptcy Department	215 N Sanders, Third Floor	P.O. BOX 201401	Helena	MT	59620-1401		106 111 2026	406 444 2540	contactdoj@mt.gov

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DESCRIPTION	NAME	NOTICE NAME	ADDRESS 1	ADDRESS 2	CITY	STATE	ZIP	COUNTRY	PHONE	FAX EMAIL
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State Attorney General	State of Nevada Attorney General	Attn: Bankruptcy Department	100 North Carson Street		Carson City	NV	89701		775-684-1100	775-684-1108
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,		. , .								0 - 0
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State Attorney Coneral	State of Wisconsin Attorney General	Attai Bankruntsu Danartmant	Wisconsin Department of Justice	State Capitol, Room 114 East, P.O. Box 7857	Madison	WI	53707-7857		c00 266 1221	608 267 2222
State Attorney General	State of Wyoming Attorney	Attn: Bankruptcy Department	Justice	P.O. BOX 7637	iviauisoii	VVI	33/0/-/63/		006-200-1221	608-267-2223
State Attorney General	General	Attn: Bankruptcy Department	123 Capitol Building	200 W. 24th Street	Cheyenne	WY	82002		307-777-7841	307-777-6869
Councel to Frie Hestrup Repold D. Strasener F. Kirk Henkins										
Counsel to Eric Hestrup, Ronald D. Stracener, F. Kirk Hopkins, Jordan Chu, Amel Eiland, Nadja Streiter, Michael Konig, Eli										
Medina, Barbara Rivers, Marketing Services of Indiana, Inc.,										
Glenn Golden, Gretta Golden, Michael Christy, Edward Grace,										
Debra Dawsey, Darcy Sherman, Kimberly Brand, Lou Sardella,										
Michael Klodzinski, Kevin Wilk, Heather Enders, Jason Reynolds,										
MSI Corporation, Deborah Green-Kuchta, W. Andrew Fox, Dora										
Lawrence, Michael Lopez, Zachary R. Schneider, William Taylor, William Stock and Al Marino, Inc., and the Putative Classes	Stayons & Loo B C	Attn: Nicholas F. Kajon and Constantine D Pourakis	. 485 Madison Avenue, 20th Floor		New York	NY	10022		212 210 0500	nfk@stevenslee.com 212-319-8505 cp@stevenslee.com
william Stock and Al Marino, Inc., and the Putative Classes	Stevens & Lee, P.C.	roui akis	11001		ivew rork	INT	10022		Z1Z-213-8200	chestesensiee.com
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DESCRIPTION	NAME	NOTICE NAME	ADDRESS 1	ADDRESS 2	CITY	STATE	ZIP	COUNTRY	PHONE	FAX EMAIL
	Tennessee Attorney General's	Attn: Marvin Clements, Bankruptcy								
State of Tennessee	Office	Division	P.O. Box 20207		Nashville	TN	37202-0207		615-741-3491	615-741-3334 Marvin.Clements@ag.tn.gov
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Top 3 Largest Secured Creditor	U.S. Bank Equipment Finance	Attn: President or General Counsel	1310 Madrid Street		Marshall	MN	56258			
			950 Pennsylvania Avenue,							
	U.S. Department of Justice	Attn: Legal Department	NW		Washington	DC	20530-0001			
United States Attorney's Office for the Southern District of New			300 Quarropas Street, Room							
York	United States Attorney's Office	Attn: U.S. Attorney	248		White Plains	NY	10601-4150		914-993-1900	
										twaldrep@waldrepllp.com
		Attn: Thomas W. Waldrep, Jr., James C.	101 S. Stratford Road, Suite						336-717-1440;	jlyday@waldrepllp.com
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										cshore@whitecase.com
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		Attn: J. Christopher Shore, Michele J.	1221 Avenue of the							alice.tsier@whitecase.com
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